UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

- V. -

DEAN SKELOS and ADAM SKELOS,

Defendants.

S1 15 Cr. 317 (KMW)

DECLARATION OF JULIAN S. BROD

JULIAN S. BROD, pursuant to 28 U.S.C. § 1746, declares as follows:

- 1. I am an Associate at Hoguet Newman Regal & Kenney, LLP, attorneys for Defendant Adam Skelos. I am submitting this declaration in support of the defendants' Motions *In Limine*, dated April 2, 2018.
- 2. Attached hereto as Exhibit A is a true and correct copy of the document that the government produced to the defendants as WEINSTOCK 3584-02.
- 3. Attached hereto as Exhibit B is a true and correct copy of the document that the government produced to the defendants as AMBROSINO 3573-02.
- 4. Attached hereto as Exhibit C is a true and correct copy of the document that the government produced to the defendants as GERSTMAN 3577-01.
- 5. Attached hereto as Exhibit D is a true and correct copy of the document marked as Government Exhibit 1434-T in the prior trial in this action.
- 6. Attached hereto as Exhibit E is a true and correct copy of the document that the government produced to the defendants as RAPTIS 3568-01.
- 7. Attached hereto as Exhibit F is a true and correct copy of the document marked as Government Exhibit 1337 in the prior trial in this action.

8. Attached hereto as Exhibit G is a true and correct copy of the document marked as Government Exhibit 2503 in the prior trial in this action.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: April 2, 2018 New York, New York

> /s/ Julian S. Brod JULIAN S. BROD (JB 8269)